ESTTA Tracking number:

ESTTA704454 10/26/2015

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91222411
Party	Defendant Premium Cigar Bundles, LLC
Correspondence Address	FRANK HERRERA H NEW MEDIA LAW 12008 SOUTH SHORE BLVD, SUITE 105 WELLINGTON, FL 33414 UNITED STATES fherrera@hnewmedia.com
Submission	Withdrawal Of Application
Filer's Name	Frank Herrera
Filer's e-mail	fherrera@hnewmedia.com
Signature	/FH/
Date	10/26/2015
Attachments	Thompson v Premium Cigars - Voluntary Withdrawal on Consent 10-26-15f.pdf(75116 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

THOMPSON & CO. OF TAMPA, INC.)
Opposer,)
v.	Opposition No.: 91222
PREMIUM CIGAR BUNDLES, LLC.)
Applicant.)

APPLICANT'S WITHDRAWAL OF APPLICATION AND CONSENT TO JUDGMENT

COMES NOW, Applicant Premium Cigar Bundles, LLC., and hereby voluntarily withdraws its Application for ALHAMBRA and files this Consent to Judgment.

MEMORANDUM OF LAW

Pursuant to 37 CFR §2.135 Abandonment of application or mark Applicant may take the following action:

After the commencement of an opposition, concurrent use, or interference proceeding, if the applicant files a written abandonment of the application or of the mark without the written consent of every adverse party to the proceeding, judgment shall be entered against the applicant. The written consent of an adverse party may be signed by the adverse party or by the adverse party's attorney or other authorized representative.

Pursuant to TBMP §604, a party may consent to judgment:

If a party to an inter partes proceeding before the Board does not wish to litigate the case, and is willing to accept entry of judgment against itself, the party may file a statement with the Board indicating that it consents to entry of judgment against itself. Upon receipt of such a statement, the Board will enter judgment against the filing party.

Wherefore, Applicant respectfully requests that its application for ALHAMBRA be withdrawn and that it consents to judgment in this matter.

October 26, 2015

s/FRANK HERRERA

Frank Herrera
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was sent to Opposer by electronic mail, and was served on Opposer by mailing, via U.S. first-class mail, postage paid, said copy on October 26, 2015, to:

Arthur W Fisher, III PA P O Drawer 1219 Dunnellon, FL 34430 UNITED STATES mail@tampaiplaw.com Phone: 813-885-2006

> s/FRANK HERRERA October 26, 2015